

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF OHIO
WESTERN DIVISION**

Alexander R. Glasgow,

CASE NO.: 3:23-cv-001702-JRK

Plaintiff,

v.

JUDGE JAMES R. KNEPP II

**General Electric Company/GE
Renewable Energy,
Defendant.**

**REPORT OF PARTIES' PLANNING
MEETING**

1. Pursuant to Fed. R. Civ. P. 26(f) and L.R. 16.3(b), a meeting was held on November 10, 2027

and was attended by:

Counsel for Plaintiff(s) Pro Se Alexander Glasgow

Counsel for Defendant(s) Kasey L. Bond

2. The parties:

 Have exchanged the pre-discovery disclosures required by Rule 26(a)(1) and the Court's CMC Notice; or

X Will exchange such disclosures by January 8, 2024.

3. The parties recommend the following track:

 Expedited X Standard Complex

 Administrative Mass Tort

4. This case X is / is not suitable for Alternative Dispute Resolution ("ADR") (e.g., mediation, arbitration, summary trial).

5. The parties _____ do / do not consent to the jurisdiction of the United States Magistrate Judge pursuant to 28 U.S.C. 636(c).
6. The parties agree that this case does / does not involve electronic discovery.
(Counsel are reminded to review the default standard for e-discovery set forth in Appendix K to the Local Rules.)
7. Recommended Discovery Plan:
 - (a) Describe the subjects on which discovery is to be sought, the nature and extent of discovery and any potential problems: discovery will be sought on Plaintiff's claims and Defendant's defenses. No problems are expected. The standard discovery rules are appropriate.

 - (b) Describe anticipated e-discovery issues (i.e., what ESI is available and where it resides; ease/difficulty and cost of producing information; schedule and format of production; preservation of information; agreements about privilege or work-production protection, etc.): None

8. Recommended cut-off for amending the pleadings and/or adding additional parties:
December 1, 2023
9. Expert reports disclosed by:
 - (a) Plaintiff(s): April 1, 2024
 - (b) Defendant(s): May 1, 2024

10. Discovery deadlines:

(a) Liability: May 31, 2024

(b) Damages: May 31, 2024

11. Recommended dispositive motion date: June 30, 2024

12. Recommended date for telephone status: March 15, 2024

13. Other matters for the attention of the Court: None

Respectfully Submitted,

/s/ Alex Glasgow (per permission)
Alex Glasgow, Pro Se
AlexGlasgow14@gmail.com

Plaintiff

/s/ Kasey L. Bond
Kasey L. Bond (0078508)
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kbond@kmklaw.com

Attorney for Defendant

CERTIFICATE OF SERVICE

This is to certify that on this 10th day of November, 2023, a copy of the foregoing was filed via the Court's electronic filing system and has been served upon Plaintiff via email:

AlexGlasgow14@gmail.com

/s/ Kasey L. Bond
Kasey L. Bond